

REMARKS

Claims 1-18 and 22-24 remain pending in the application. Claims 19-21 have been deleted without prejudice. Applicants respectfully request reconsideration of the above-identified application in light of the following remarks.

OBJECTION TO THE SPECIFICATION

1. The Examiner has objected to the title of the invention for not being descriptive. The Examiner has suggested a new title. Thus, Applicants have deleted the original title and amended the title of the application in accordance with the Examiner's suggestion.

REJECTIONS UNDER 35 U.S.C. § 102

2. The Examiner has rejected claims 1-5, 7-12, 13, 15-20, 22 and 24 under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,527,555 B1 of Storm (hereinafter "Storm").

Claims 1-5, 7-12, 13, and 15-18

The Examiner asserts that "the process of instructing the display where to display information related to the multiple images that can be displayed at the same time" as provided by Storm is the same as "dynamically partitioning the areas that the

content streams occupy."¹ However, Applicants respectfully submit that the process relied on by the Examiner is not an example of dynamically partitioning the first area and the second area based on the instructions, as recited in independent claims 1 and 12.

The apparatus provided by Storm consists of "...square flat display panels in the formation of a cube within a sphere..."² Alternatively, the instant application provides several projectors configured to display content by projecting the content onto a surface. Because the present invention makes use of projectors rather than stationary display panels, ***the present invention can dynamically display content in various partition areas***. In contrast, ***the apparatus of Storm merely statically displays content*** because it relies on stationary display panels.

For the reasons specified above, Applicants respectfully request that the present rejection be withdrawn to independent claims 1 and 12. As claims 2-5 and 7-11 depend from claim 1, it is requested that the rejection be withdrawn from all of claims 1-5 and 7-12. Furthermore, the Examiner has indicated that claims 13 and 18 are rejected for similar reasons as provided for claim 1.³ As such, it is also requested that the rejection be withdrawn from claims 13 and 18, as well as claims 15-17 which depend from claim 13.

¹ See page 3 of the Office Action mailed 11/8/06

² See column 2, lines 47-49 of Storm

Claims 19 and 20

Claims 19 and 20 have been deleted without prejudice.
Thus, the present rejection is now moot.

REJECTIONS UNDER 35 U.S.C. § 103

3. The Examiner has rejected claims 6, 14 and 21 under 35 U.S.C. § 103(a) as being unpatentable over Storm.

Claims 6 and 14

Claims 6 and 14 are patentable because each and every element of the claimed invention has not been shown by the Examiner, as specified above. Specifically, the Examiner has not shown an apparatus that dynamically partitions the first area and the second area based on the instructions as recited in independent claims 1 and 13, from which claims 6 and 14 depend.

Claim 21

Claim 21 has been deleted without prejudice. Thus, the present rejection is now moot.

4. The Examiner has rejected claim 23 under 35 U.S.C. § 103(a) as being unpatentable over Storm in view of U.S. Patent No. 5,898,421 to Quinn (hereinafter "Quinn").

³ See page 4 of the Office Action mailed 11/8/06

Claims 23 is patentable because each and every element of the claimed invention has not been shown by the Examiner, as specified above. Specifically, the Examiner has not shown an apparatus that dynamically partitions the first area for displaying the first content stream and the second area displaying the second content stream as recited in independent claims 18, from which claim 23 depends.

CONCLUSION

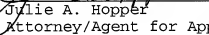
Applicants respectfully request that the Examiner allow pending claims 1-18 and 22-24 and pass this Application to issue.

If the Examiner believes that a telephonic or personal interview would be helpful to terminate any issues which may remain in the prosecution of the Application, the Examiner is requested to telephone Applicants' attorney, Thomas F. Lebens, at the telephone number set forth below. The Commissioner is hereby authorized to charge any additional fees which may be required in the Application to Deposit Account No. 06-1135.

Respectfully submitted,

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